IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

BRETT HENDRICKSON,

Plaintiff,

v.

No. 18-CV-1119 JHR-LF

AFSCME COUNCIL 18 and NEW MEXICO HUMAN SERVICES DEPARTMENT,

Defendants.

NOTICE OF AGREED EXTENSION OF TIME

Defendant AFSCME Council 18, by and through the undersigned counsel, pursuant to Local Rule 7.4(a), hereby gives notice of an agreed extension of time to March 1, 2019, for Defendant AFSCME Council 18 to file an Answer or other responsive pleading to Plaintiff's Complaint Seeking Declaratory Relief, Injunctive Relief, and Damages for Deprivation of First Amendment Rights (Doc. No. 1).

Respectfully submitted,

YOUTZ & VALDEZ, P.C.

/s/ Shane Youtz

Shane C. Youtz

shane@youtzvaldez.com

Stephen Curtice

stephen@youtzvaldez.com

James A. Montalbano

james@youtzvaldez.com

900 Gold Avenue S.W.

Albuquerque, NM 87102

(505) 244-1200 – Telephone

Scott Kronland (to be admitted pro hac vice) skronland@altshulerberzon.com

Eileen Goldsmith (to be admitted pro hac vice) egoldsmith@altshulerberzon.com ALTSHULER BERZON LLP 177 Post Street Suite 300 San Francisco, CA 94108 (415) 421-7151

Attorneys for Defendant AFSCME Council 18

I hereby certify that a true and correct copy of the foregoing pleading was electronically filed and served through the CM/ECF system this 16th day of January, 2019, on all registered parties.

Brian K. Kelsey
Jeffrey M. Schwab
Liberty Justice Center
190 South LaSalle Street, Suite 1500
Chicago, Illinois 60603
jschwab@libertyjusticecenter.org
bkelsey@libertyjusticecenter.org

Patrick J. Rogers
Patrick J. Rogers, LLC
20 First Plaza, Suite 725
Albuquerque, NM 87102
patrogers@patrogerslaw.com

Attorneys for Brett Hendrickson

/s/ Shane Youtz
Shane Youtz